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AN ORDINANCE approving Contract FOR RES. #6167-90, NEIGHBORHOOD COMMERCIAL CAPITAL IMPROVEMENTS PACKAGE II between DEHNER CONSTRUCTION CO., INC. and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Contract FOR RES. #6167-90, NEIGHBORHOOD COMMERCIAL CAPITAL IMPROVEMENTS PACKAGE II by and between DEHNER CONSTRUCTION CO., INC. and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety, is hereby ratified, and affirmed and approved in all respects, respectfully for:

to improve the east side of Anthony Boulevard from the north right-of-way line of the alley north of Washington Boulevard to the north curb line of Maumee by replacing curbs, sidewalks, driveways and drainage; improving the north side of Washington Boulevard from the east curb line of Anthony Boulevard to the east property line of Lot #4 J.W. Smiths Addition by replacing curbs, sidewalks and driveways; improving the north side of Wayne Street from the west property line of Lot 358 of Hanna's Addition to the west curb line of Harmar Street by replacing curbs, sidewalks and driveways; improving the west side of Walter Street from the south right-of-way line of the alley north of Maumee by replacing curbs, sidewalks and driveways;

involving a total cost of Thirty-Nine Thousand Two Hundred Thirty-Two and 50/100 Dollars (\$39,232.50).

SECTION 2. Prior Approval has been requested from Common Council on August 7, 1990. Two copies of said Contract are on file with the Office of the City Clerk and made available for public inspection, according to law.

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SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Clita R Edmont

APPROVED AS TO FORM AND LEGALITY

J. Timothy McCaulay, City Attorney

CONTRACT NO. 6167-90 NEIGHBORHOOD COMMERCIAL CAPITAL IMPROVEMENTS PACKAGE II

BOARD ORDER NO. 57-90

WORK ORDER NO. 10,851

WITNESSETH, that the CONTRACTOR and the OWNER, for the considerations hereinafter named, agree as follows:

ARTICLE 1: SCOPE OF WORK

CONTRACTOR shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the following:

Improving the east side of Anthony Boulevard from the north right-of-way line of the alley north of Washington Boulevard to the north curb line of Maumee by replacing curbs, sidewalks, driveways and drainage; improving the north side of Washington Boulevard from the east curb line of Anthony Boulevard to the east property line of Lot #4 J.W. Smiths Addition by replacing curbs, sidewalks and driveways; improving the north side of Wayne Street from the west property line of Lot 358 of Hanna's Addition to the west curb line of Harmar Street by replacing curbs, sidewalks and driveways; improving the west side of Walter Street from the south right-of-way line of the alley north of Maumee to the north curb line of Maumee by replacing curbs, sidewalks and driveways.

all according to Resolution No. 6167-90, the bidding documents and the applicable plans, specifications, and drawings, and do everything required by this contract and the other documents constituting a part hereof.

ARTICLE 2: THE CONTRACT SUM

The OWNER shall pay CONTRACTOR for the performance of the contract the unit price sum of \$39,232.50. In the event the amount of work is increased or decreased by OWNER, the contract sum shall be increased or decreased according to the unit price schedule set forth in the CONTRACTOR's Proposal.

ARTICLE 3: PROGRESS PAYMENTS

The OWNER shall make payments on account of the contract as provided herein, as follows:

Monthly progress payments will be made by OWNER upon submission of a statement of quantities of work completed and/or materials supplied to the job site as of the end of each month. On or about the 15th day of the following month, ninety percent (90%) of the value of the work performed up to the first day of that month (based on the contract price of labor and materials incorporated in the work) and as estimated by the CONTRACTOR and approved or revised by the Engineering Department of the OWNER less the aggregate of previous payments, will be paid by OWNER to the CONTRACTOR.

ARTICLE 4: ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the CONTRACTOR that the work is ready for final inspection and acceptance, the Board of Public Works and Safety will direct the Engineering Department of the OWNER to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works and Safety, which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted. Thereupon the entire balance of the Contract sum shall be due and payable to the CONTRACTOR; provided only that CONTRACTOR shall first furnish OWNER, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid, and all required manpower utilization reports for this project have been submitted.

ARTICLE 5: WORKMEN'S COMPENSATION ACT

The CONTRACTOR will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen or any judgment of any court or award o any Board of Arbitrators or of the Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said CONTRACTOR, shall be conclusive against CONTRACTOR as to amount, liability and all other things pertaining thereto; it being the

intent of the parties hereto that CONTRACTOR indemnify and hold harmless OWNER in the premises.

ARTICLE 6: NONDISCRIMINATION OF LABOR

The CONTRACTOR further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978. The successful bidder shall file a Manpower Utilization Report for this project with the Compliance Office within ten (10) days after completion of construction or upon request of the Office of Compliance.

ARTICLE 7: PREVAILING WAGE SCALE

The CONTRACTOR agrees to pay, and also requires of his subcontractors that they pay wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the Statutes of the State of Indiana, and the Ordinances of the City of Fort Wayne according to the applicable wage scale as included in the bid documents.

ARTICLE 8: COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of the contract as if hereto attached or herein repeated:

- a. Advertisement for Bids, for Resolution No. 6167-90.
- b. Instructions to Bidders for Resolution No. 6167-90.
- c. Contractor's Proposal Dated 7/18/90.
- d. Ft. Wayne Street Engineering Drawings accompanying the bid packet for Resolution No. 6167-90.
- e. Supplemental Specifications accompanying the bid packet for Resolution No. 6167-90.
- f. Workmen's Compensation Act, Statutes of the State of Indiana and Ordinances of the City of Fort Wayne.
- g. Non-Discrimination of Labor, General Ordinance No. G-34-78 (as amended).
- h. Prevailing Wage Scale.
- i. Performance and Guaranty Bond.
- j. Labor and Material Payment Bond.
- k. Right-of-Way Cut Permit.
- 1. Comprehensive Liability Insurance Coverage.
- m.
- n.

ARTICLE 9: GUARANTEE OF WORKMANSHIP

At the time of execution of this contract, the CONTRACTOR shall furnish a Performance and Guaranty Bond in favor of the City of Fort Wayne in the amount of the total value of the materials supplied and/or work performed under the terms of this contract.

period of three (3) years following written acceptance of the work by the OWNER.

ARTICLE 10: INDEMNITY

CONTRACTOR shall furnish to OWNER, within ten (10) days of the date hereof, a certificate from an insuror acceptable to OWNER showing personal injury and property damage insurance, in force and issued in connection with the work to be performed under this Contract, in amounts satisfactory to OWNER and in accordance with the Statutes of the State of Indiana.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

В.	(CONTRACTOR) Y: President
В	Y:
	, Secretary
	ITY OF FORT WAYNE, INDIANA
Bo	Paul Helmke, Mayor OARD OF PUBLIC WORKS & SAFETY
	harles E. Layton irector of Rublis Works
_	ichael McAlexander
IQ:	itector of Public Safety
D:	ouglas M. Lehman irector of Administration & inance

ATTEST:

Patricia Crick Clerk

ACKNOWLEDGMENT

STATE OF INDIANA:	
SS:	
COUNTY OF ALLEN:	
within named <u>Snegoty of Chinar</u> duly sworn upon their oaths, say	of Dehner Construction Co.,
and as such duly authorized to exe	
acknowledged the same as the vo	
TOULIANIM	Cacolino S. Zechmann
CAROLYN S. ESCHMANN NOTARY PUBLIC STATE OF INDIANA	NOTARY PUBLIC
ALLEN CO. MINE 21, 1991	
MY COMMISSION EAPIRES STARY ASSOC.	
	(Type or print name of notary)
MY COMMISSION EXPIRES:	

ACKNOWLEDGEMENT

FIDELITY AND GUARANTY INSURANCE COMPANY

Payment Bond

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address): Dehner Construction, Inc. 2110 Lower Huntington Road Fort Wayne, IN 46819

SURETY (Name and Principal Place of Business): FIDELITY AND GUARANTY INSURANCE COMPANY 135 N. Pennsylvania Ave. Ste 1000 Indianapolis, IN 46204

OWNER (Name and Address): City of Fort Wayne, Indiana 1 Main Street Fort Wayne, IN 46801

CONSTRUCTION CONTRACT Date: July 18, 1990 Amount: \$39,232.50

Description (Name and Location): Resolution #6167-90

Neighborhood Commercial Capital Improvement Pkg. #II

BOND

Date (Not earlier than Construction Contract Date): July 18, 1990

Amount: \$39,232.50

Modifications to this Bond:

None

☐ See Page 6

CONTRACTOR AS PRINCIPAL

Company:

(Corporate Seal)

SURETY FIDELITY AND GUARANTY INSURANCE COMPANY Company: (Corporate Seal)

Dehner Construction, Inc.

Signature: 3

Name and Title: Gregory Dehner

President

(Any additional signatures appear on page 6)

Signature: .

Name and Title: John J. Pikel

Attorney-in-Fact

(FOR INFORMATION ONLY-Name, Address and Telephone)

AGENT or BROKER:

OWNER'S REPRESENTATIVE (Architect, Engineer or

other party):

YASTE, ZENT & RYE AGENCY, INC. P.O. Box 1367

Fort Wayne, IN 46801

Contract 674 (6-89)

- 1 The Contractor and the Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- 2 If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except to participate in conferences as provided in Subparagraph 3.1.
- 3 If there is no Owner Default, the Surety's obligation under this Bond shall arise after:
 - 3.1 The Owner has notified the Contractor and the Surety at its address described in Paragraph 10 below that the Owner is considering declaring a Contractor Default and has requested and attempted to arrange a conference with the Contractor and the Surety to be held not later than fifteen days after receipt of such notice to discuss methods of performing the Construction Contract. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default; and
 - 3.2 The Owner has declared a Contractor Default and formally terminated the Contractor's right to complete the contract. Such Contractor Default shall not be declared earlier than twenty days after the Contractor and the Surety have received notice as provided in Subparagraph 3.1; and
 - **3.3** The Owner has agreed to pay the Balance of the Contract Price to the Surety in accordance with the terms of the Construction Contract or to a contractor selected to perform the Construction Contract in accordance with the terms of the contract with the Owner.
- 4 When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
 - **4.1** Arrange for the Contractor, with consent of the Owner, to perform and complete the Construction Contract; or
 - 4.2 Undertake to perform and complete the Construction Contract itself, through its agents or through independent contractors; or
 - 4.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and the contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 6 in excess of the Balance of the Contract Price incurred by the Owner resulting from the Contractor's default; or
 - **4.4** Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
 - .1 After investigation, determine the amount for

- which it may be liable to the Owner and, as soon as practicable after the amount is determined, tender payment therefor to the Owner: or
- .2 Deny liability in whole or in part and notify the Owner citing reasons therefor.
- 5 If the Surety does not proceed as provided in Paragraph 4 with reasonable promptness, the Surety shall be deemed to be in detault on this Bond fitteen days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Subparagraph 4.4, and the Owner refuses the payment tendered or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.
- 6 After the Owner has terminated the Contractor's right to complete the Construction Contract, and if the Surety elects to act under Subparagraph 4.1, 4.2, or 4.3 above, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. To the limit of the amount of this Bond, but subject to commitment by the Owner of the Balance of the Contract Price to mitigation of costs and damages on the Construction Contract, the Surety is obligated without duplication for:
 - **6.1** The responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
 - 6.2 Additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 4; and
 - **6.3** Liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- 7 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators or successors.
- 8 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- 9 Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation avail-

able to sureties as a defense in the jurisdiction of the suit shall be applicable.

- Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page.
- 11 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

12 DEFINITIONS

12.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Con-

tractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.

- 12.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 12.3 Contractor Default: Failure of the Contractor, which has neither been remedied nor waived, to perform or otherwise to comply with the terms of the Construction Contract.
- 12.4 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

MODIFICATIONS TO THIS BOND ARE AS FOLLOWS:

(Space is provided below for additional	al signatures of added	parties, other than those appearing	on the cover page.)	
CONTRACTOR AS PRINCIPAL Company: (Corporate Seal)		SURETY FIDELITY AND GUARANTY INSURANCE COME Company: (Corporate Se		
Signature: Name and Title: Address:		Signature:Name and Title: Address:	-	

FGIC

CERTIFIED COPY

GENERAL POWER OF ATTORNEY

NO. FGIC 597

KNOW ALL MEN	BY	THESE	PRESENTS:
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KNOW ALL MEN BY THE	SE PRESENTS:		
of the State of Iowa, and have	ring its principal office at 100	Light Street, Bal	orporation organized and existing under the laws ltimore, Maryland 21202, does hereby constitute
and appoint Gerald A.	Dahle, John J. Pike	1, Donald T.	Belbutowski and Diane T. Green
of the City of Fort Way its true and lawful Attorneysiand deliver any and all bond	one n-Fact, with power and author s, undertakings, recognizance TY INSURANCE COMPAN	, State of ity to sign its names or other writte	Indiana ne as surety to, and to execute, seal, acknowledge n obligations in the nature thereof; and the said and confirms all of the acts of said Attorneysin-
This appointment is mad COMPANY, a certified copy	e under and by authority of a of which is hereto annexed	by-law of the said	d FIDELITY AND GUARANTY INSURANCE of this Power of Attorney.
to be sealed with its corpora	te seal, duly attested by the s	UARANTY INSUSTRIBUTE OF ITS A., 19 88.	URANCE COMPANY has caused this instrument ssistant Vice-President and Assistant Secretary,
		FIDELITY	AND GUARANTY INSURANCE COMPANY
	(Signed)	Ву	J. D. Somerville, Jr. Assistant Vice-President.
(SEAL)	(Signed)	W.	R. Holley
			Assistant Secretary.
STATE OF MARYLAND BALTIMORE CITY	ss:		
W. J. D. Somerville, INSURANCE COMPANY as Secretary of said Corporation they, the said W. J. D. were respectively the Assistant ANCE COMPANY, the corporation; the seal of said corporation; to by authority of the by-laws of President and Assistant Secre	nd W. R. Holley, with both of whom I am pe Somerville, Jr. nt Vice President and Assistant oration described in and which that the seal affixed to said Poof said corporation; and that	Assistant Virsonally acquaint, and W. nt Secretary of the executed the forower of Attorney they signed their	efore me personally came ice President of FIDELITY AND GUARANTY . Assistant ed, who being by me severally sworn, said that R. Holley se said FIDELITY AND GUARANTY INSUR- regoing Power of Attorney; that they each knew was such corporate seal; that it was so affixed names hereto like authority as Assistant Vice
(SEAL)	(Si _l	gned)	Margaret M. Hurst
			NOTARY PUBLIC

Performance Bond

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address): Dehner Construction, Inc. 2110 Lower Huntington Road Fort Wayne, Indiana

SURETY (Name and Principal Place of Business): FIDELITY AND GUARANTY INSURANCE COMPANY 135 N. Pennsylvania Ave. Ste 1000 Indianapolis, IN 46204

1 Main Street Fort Wayne, IN 46801

CONSTRUCTION CONTRACT

Date: July 18, 1990 Amount \$39,232.50

Description (Name and Location): Resolution #6167-90

Neighborhood Commercial Capital Improvement Pkg. #II

Date (Not earlier than Construction Contract Date): Amount: \$39,232.50

July 18, 1990

Modifications to this Bond:

None

☐ See Page 3

CONTRACTOR AS PRINCIPAL

Company:

(Corporate Seal)

Company:

SURETY FIDELITY AND GUARANTY INSURANCE COMPANY (Corporate Seal)

Dehnen: Construction, Inc.

Signature:

Name and Title: Gregory Dehner

Fresident

(Any additional signatures appear on page 3)

Signature:

Name and Title:

John J. Pikel Attornev-in-Fact

(FOR INFORMATION ONLY-Name, Address and Telephone)

AGENT or BROKER: YASTE, ZENT & RYE AGENCY, INC.

P.O. Box 1367

Fort Wayne, IN 46802

OWNER'S REPRESENTATIVE (Architect, Engineer or

other party):

- 1' The Contractor and the Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner to pay for labor, materials and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference.
- 2 With respect to the Owner, this obligation shall be null and void if the Contractor:
 - 2.1 Promptly makes payment, directly or indirectly, for all sums due Claimants, and
 - 2.2 Defends, indemnifies and holds harmless the Owner from claims, demands, liens or suits by any person or entity whose claim, demand, lien or suit is for the payment for labor, materials or equipment furnished for use in the performance of the Construction Contract, provided the Owner has promptly notified the Contractor and the Surety (at the address described in Paragraph 12) of any claims, demands, liens or suits and tendered defense of such claims, demands, liens or suits to the Contractor and the Surety, and provided there is no Owner Default.
- 3 With respect to Claimants, this obligation shall be null and void if the Contractor promptly makes payment, directly or indirectly, for all sums due.
- 4 The Surety shall have no obligation to Claimants under this Bond until:
 - 4.1 Claimants who are employed by or have a direct contract with the Contractor have given notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to the Owner, stating that a claim is being made under this Bond and, with substantial accuracy, the amount of the claim.
 - **4.2** Claimants who do not have a direct contract with the Contractor:
 - .1 Have furnished written notice to the Contractor and sent a copy, or notice thereof, to the Owner, within 90 days after having last performed labor or last furnished materials or equipment included in the claim stating, with substantial accuracy, the amount of the claim and the name of the party to whom the materials were furnished or supplied or for whom the labor was done or performed; and
 - .2 Have either received a rejection in whole or in part from the Contractor, or not received within 30 days of furnishing the above notice any communication from the Contractor by which the Contractor has indicated the claim will be paid directly or indirectly; and
 - .3 Not having been paid within the above 30 days, have sent a written notice to the Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to the Owner, stating that a claim is being made under this Bond and enclosing a copy of the previous written notice furnished to the Contractor.
- 5 If a notice required by Paragraph 4 is given by the Owner to the Contractor or to the Surety, that is sufficient compliance.

- 6 When the Claimant has satisfied the conditions of Paragraph 4, the Surety shall promptly and at the Surety's expense take the following actions:
 - 6.1 Send an answer to the Claimant, with a copy to the Owner, within 45 days after receipt of the claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed.
 - **6.2** Pay or arrange for payment of any undisputed amounts.
- 7 The Surety's total obligation shall not exceed the amount of this Bond, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.
- 8 Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any Construction Performance Bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and the Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.
- 9 The Surety shall not be liable to the Owner, Claimants or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligations to make payments to, give notices on behalf of, or otherwise have obligations to Claimants under this Bond.
- 10 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- 11 No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the location in which the work or part of the work is located or after the expiration of one year from the date (1) on which the Claimant gave the notice required by Subparagraph 4.1 or Clause 4.2.3, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 12 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page. Actual receipt of notice by Surety, the Owner or the Contractor, however accomplished, shall be sufficient compliance as of the date received at the address shown on the signature page.
- 13 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this

Bond shall be construed as a statutory bond and not as a common law bond.

14 Upon request by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor shall promptly furnish a copy of this Bond or shall permit a copy to be made.

15 DEFINITIONS

15.1 Claimant: An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials or equipment for use in the performance of the Contract. The intent of this Bond shall be to include without limitation in the terms "labor, materials or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental equipment used in the

Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials or equipment were turnished.

- 15.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 15.3 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

MODIFICATIONS TO THIS BOND ARE AS FOLLOWS:

(Space is provided below for addition	onal signatures of added	parties, other than those appearing on the cover page.)		
CONTRACTOR AS PRINCIPAL Company:	(Corporate Seal)	SURETY FIDELITY AND GUARANTY INSURANCE COMPAN Company: (Corporate Seal)		
Signature: Name and Title: Address:		Signature: Name and Title: Address:		

FGIC

CERTIFIED COPY

GENERAL POWER OF ATTORNEY

NO. FGIC 597

KNOW ALL MEN BY THESE PRESENTS:

RIOW ALL MEN DI THESE TRESE	IVID.		
of the State of Iowa, and having its princ	cipal office at 100 l	Light Street, Balt	poration organized and existing under the law imore, Maryland 21202, does hereby constitut
Gerard A. Danie,	John J. Pikel	., Donald T.	Belbutowski and Diane T. Green
and deliver any and all bonds, undertaki	ings, recognizance	s or other written	Indiana e as surety to, and to execute, seal, acknowledge obligations in the nature thereof; and the sai nd confirms all of the acts of said Attorneysin
This appointment is made under and COMPANY, a certified copy of which is			FIDELITY AND GUARANTY INSURANCE f this Power of Attorney.
	y attested by the si		RANCE COMPANY has caused this instrument sistant. Vice-President and Assistant Secretary
		FIDELITY A	AND GUARANTY INSURANCE COMPANY
	(Signed)	<i>Ву</i>	. D. Somerville, Jr. Assistant Vice-President.
(SEAL)	(Signed)	W.	R. Holley Assistant Secretary.
STATE OF MARYLAND BALTIMORE CITY SS:			
On this 8th day of W. J. D. Somerville, Jr.		,Assistant Vic	fore me personally came the President of FIDELITY AND GUARANTY
they, the said W. J. D. Somervil were respectively the Assistant Vice Pres ANCE COMPANY, the corporation describe seal of said corporation; that the seal	lle, Jr. sident and Assistan cribed in and which l affixed to said Po poration; and that t	, and W. F at Secretary of the a executed the for ower of Attorney they signed their	, Assistand, who being by me severally sworn, said that R. Holley esaid FIDELITY AND GUARANTY INSUR egoing Power of Attorney; that they each knew was such corporate seal; that it was so affixed names hereto like authority as Assistant Vice
My Commission expires the first day	of July, 19 90		
(SEAL)	(Sig	gned)	Margaret M. Hurst NOTARY PUBLIC
•			

FS 83 (2-88) (HO)

PR.	DDUCER		THIS	CERTIFICATE	IS ISSUED	AS A MATTER OF IN	VFORMATION ONLY AND	CONFERS
Yaste, Zent & Rye Agency, Inc. 127 W. Berry St., Ste. 1200 P.O. Box 1367 Fort Wayne, IN 46801 (219) 423-1591		NO RIGHT UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW						
					IES AFFORDING COL	/ERAGE		
1	(219) 423-1591		COMPA LETTE	NY A M R	ONROE GUARA	17 T		
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	2110 Lower Huntington Road		LETTE					
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	GENERAL LIABILITY [X] COMMERCIAL GENERAL LIABILITY [X] [] CLAIMS MADE [X] OCCURRENCE [] OWNER'S & CONTRACTORS PROTECTIVE [] []	МG 127065 N−9		12/30/89	12/30/90	EACH OCCURRENCE FIRE DAMAGE (AN	PS AGGREGATE \$	1000 1000 1000 1000 50
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1	[]					PROPERTY DAMAGE	\$	
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Α.	WORKERS' COMPENSATION MG127065 W-9	₩G127065 ₩-9		12/30/89	12/30/90	STATUTORY	!	
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DES	CRIPTION OF OPERATIONS/LDCATIONS/VEHIOR Resolution # 6167-90	LES/SPECIAL ITE	MS					

Resolution # 6167-90 Neighborhood Commercial Capital Improvement Package II

City of Fort Wayne One Main Street Fort Wayne, IN 46802 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL
10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE
LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR
LIABILITY OF ANY KIND UPON THE COMPANY, ITS AGENTS OR REPRESENTATIVES.

AUTHORIZED REPRESENTATIVE

John J. Paket

TO:	CITY ATTORNEY
FROM: APPROVED	BY: Charles E. Layton
DATE:	August 23, 1990
SUBJECT:	Contract for Res. #6167-90, Neighborhood Commercial Capital Improvements Package II
	FILE # ASSIGNED BY RECORD LIBRARIAN
ACTION RE	QUEST: Please prepare an ordinance to be introduced in City Council on: August 28, 1990 approving Contract for Res. #6167-90, Neighborhood Commercial Capital Improve ments Package II. Dehner Cosntruction Co., Inc. is the contractor.

Read the first time in full and	on motion by
seconded by Villian and	duly adopted your the
title and referred to the Committee on City Plan Commission for recommendation	gather Works land the
City Plan Commission for recommendation due legal notice, at the Council Conference Wayne Indiana	and Public Hearing to be held after
tore mayne, indiana, on	, the day
1 13	o'clock M.,E.S.T.
DATED: 8-28-50	Dandes & france
112	SANDRA E. KENNEDY, CITY CLERK
Read the third time in full and	on motion by Colonie (1).
seconded by Broduck, as	nd duly adopted, placed on its
passage. PASSED LOST by the follow	wing vote:
AYES NAY	ABSTAINED ABSENT
TOTAL VOTES	2
BRADBURY	
BURNS	
EDMONDS.	
GiaOUINTA	
HENRY	
LONG	
REDD	
SCHMIDT	
TALARICO	
9 11 92	1
DATED: 9-11-90.	
	SANDRA E. KENNEDY, CITY CLERK
Passed and adopted by the Common	Council of the City of Fort Wayne,
Indiana, as (ANNEXATION) (APPR	OPRIATION) (GENERAL)
(SPECIAL) (ZONING MAP) ORDAN.	ANCE RESOLUTION NO 1-117-50
on the 11th day of	Tenter , 19 80.
The state of the s	
Sandra & f	Clarke & D
SANDRA E. KENNEDY, CITY CLERK	PRESIDING OFFICER
Presented by me to the Mayor of	the City of Fort Wayne, Indiana, on
the day of day of	Extendes) 109
at the hour of 000 o'	clock .M.,E.S.T.
	Sandra E. Lennedys
	,
Approved and signed by me this	SANDRA E. KENNEDY, CITY CLERK
19 90 at the transmitted by me this	day of Shtombu
19 %, at the hour of 5:30	_o'clockM.,E.S.T.
	1-11666
	PAUL HELMKE, MAYOR

2	Admn. Appr.
TITLE OF ORDINANCE Contract for Res. #6167-90	, Neighborhood Commercial Capital Improve-
ments Package II DEPARTMENT REQUESTING ORDINANCE Board of Pub	lic Works & Safety
SYNOPSIS OF ORDINANCE The Contract for Res. #	6167-90, Neighborhood Commercial Capital
Improvements Package II is to improve the east	side of Anthony Boulevard from the north
right-of-way line of the alley north of Washing	ton Boulevard to the north curb line of
Maumee by replacing curbs, sidewalks, driveways	and drainage; improving the north side of
Washington Boulevard from the east curb line of	Anthony Boulevard to the east property lin
of Lot #4 J.W. Smiths Addition by replacing curb	s, sidewalks and driveways; improving the
north side of Wayne Street from the west proper	ty line of Lot 358 of Hanna's Addition to
the west curb line of Harmar Street by replacin	g curbs, sidewalks and driveways; improving
the west side of Walter Street from the south r	ight-of-way line of the alley north of
Maumee by replacing curbs, sidewalks and drivew	ays.
PRIOR APPROVAL RECEIVED O	N 8/7/90
	1-90-08-35
EFFECT OF PASSAGE <u>Improved curbs</u> , <u>sidewalks</u> ,	driveways and drainage at above location
EFFECT OF NON-PASSAGE	
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAV	INGS) \$39,232.50
ASSIGNED TO COMMITTEE	

BILL	NO.	S-90-08-35	
2-2-			_

REPORT OF THE COMMITTEE ON PUBLIC WORKS

MARK E. GIAQUINTA, CHAIRMAN CLETUS R. EDMONDS, VICE CHAIRMAN HENRY, SCHMIDT, TALARICO

REFERRED AN (ORDII RES. #6167-90,	NANCE) (RESQUENCE NEIGHBORHOOD C	WYLOW approving	Contract FOR AL IMPROVEMENTS
PACKAGE II betw	een DEHNER CONS	TRUCTION CO., IN	ic. and the Cli
of Fort Wayne, Works and Safet	Indiana, in con	nection with the	Board of Publ
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			D CONCIDEDATION
HAVE HAD SAID (OR AND BEG LEAVE TO	REPORT BACK TO	表の主以文法の数) UNDER THE COMMON COUN	CIL THAT SAID
(ORDINANCE) (R	ESQLUTION)X		
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DATED: 9-11-90.